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PPLICATION NO.	, FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/003,455	10/31/2001	Atsuo Yamada	09792909-5268	7426
26263 75	7590 01/29/2004		EXAMINER	
SONNENSCHEIN NATH & ROSENTHAL LLP			DOVE, TRACY MAE	
P.O. BOX 061080 WACKER DRIVE STATION, SEARS TOWER CHICAGO, IL 60606-1080			ART UNIT	PAPER NUMBER
			1745	
			DATE MAIL ED: 01/20/2004	

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)				
	10/003,455	YAMADA ET AL.				
Office Action Summary	Examiner	Art Unit				
	Tracy Dove	1745				
The MAILING DATE of this communication app P riod f r Reply	ears on the cover sheet with the	correspondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply - If NO period for reply is specified above, the maximum statutory period v - Failure to reply within the set or extended period for reply will, by statute, - Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be till y within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONE.	mely filed ys will be considered timely. In the mailing date of this communication. ED (35 U.S.C. § 133).				
Status	otobor 2001					
1) Responsive to communication(s) filed on <u>31 O</u>						
 2a) This action is FINAL. 2b) This action is non-final. 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. 						
Disposition of Claims						
4) Claim(s) 1-15 is/are pending in the application.						
4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-5,9 and 13-15</u> is/are rejected.						
7)⊠ Claim(s) <u>6-8 and 10-12</u> is/are objected to.						
8) Claim(s) are subject to restriction and/o	r election requirement.					
Application Papers		••				
9) The specification is objected to by the Examine	r.					
10) The drawing(s) filed on is/are: a) acc	epted or b)☐ objected to by the	Examiner.				
Applicant may not request that any objection to the						
Replacement drawing sheet(s) including the correct						
11) The oath or declaration is objected to by the Ex	caminer. Note the attached Office	e Action or form PTO-152.				
Priority under 35 U.S.C. §§ 119 and 120						
a) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority application from the International Bureau * See the attached detailed Office action for a list 13) Acknowledgment is made of a claim for domesti since a specific reference was included in the first 37 CFR 1.78. a) ☐ The translation of the foreign language process.	s have been received. s have been received in Applicativity documents have been received (PCT Rule 17.2(a)). of the certified copies not received priority under 35 U.S.C. § 1190 (ast sentence of the specification of the covisional application has been received priority under 35 U.S.C. §§ 120	ed in this National Stage ed. (e) (to a provisional application) or in an Application Data Sheet. ceived. D and/or 121 since a specific				
Attachment(s)	🗖	. (DTO 442) Dan - 12 ()				
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449) Paper No(s)	5) Notice of Informal	y (PTO-413) Paper No(s) Patent Application (PTO-152)				

DETAILED ACTION

Priority

Receipt is acknowledged of papers submitted under 35 U.S.C. 119(a)-(d), which papers have been placed of record in the file.

Specification

The disclosure is objected to because of the following informalities: on page 9, lines 8-11 the specification states "the membrane-electrode assembly constitutes a fuel cell as a whole, to release electric power, thus performing power generation". This is inconsistent with the definition for a membrane-electrode assembly provided on page 14, lines 15-18, the first electrode, the electrolyte membrane, and the second electrode constitute a membrane-electrode assembly "MEA". As is well known in the art and as shown in the figures, a fuel cell at least comprises current collectors and a housing. Thus, the MEA cannot constitute the fuel cell as a whole. Appropriate correction is required.

The specification and claims refer to a fuel cell which can store hydrogen. Note this type of cell is a hybrid cell because it combines battery and fuel cell technologies. The hydrogen storage comes from the nickel-metal hydride battery and the oxygen from the hydrogen-oxygen fuel cell. Thus the term "fuel cell" in the specification and claims is interpreted as a hybrid cell.

Claim Objections

Claim 3 is objected to because of the following informalities: in line 9 "no voltage is not applied" is confusing. Examiner suggests "no voltage is applied". Appropriate correction is required.

Claim 3 is objected to because of the following informalities: in line 15 "in contact oxygen" should recite "in contact with oxygen". Appropriate correction is required.

Claim 13 is objected to because of the following informalities: in line 28 "no voltage is not applied" is confusing. Examiner suggests "no voltage is applied". Appropriate correction is required.

Claim 13 is objected to because of the following informalities: in line 34 "in contact oxygen" should recite "in contact with oxygen". Appropriate correction is required.

Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claims 13-15 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claim 13 recites "said membrane-electrode assembly constitutes a fuel cell as a whole, to release electric power, thus performing power generation". This is inconsistent with the definition for a membrane-electrode assembly provided on page 14, lines 15-18, the first electrode, the electrolyte membrane, and the second electrode constitute a membrane-electrode assembly "MEA". As is well known in the art and as shown in the figures, a fuel cell at least comprises current collectors and a housing. Thus, it appears the MEA cannot constitute the fuel cell as a whole. In claim 14, there is no antecedent basis for "said fuel electrode".

Claim 15 recites "at least one of said membrane-electrode assemblies acts as a gas supply source" and "at least one of the rest of said membrane-electrode assemblies acts as a power

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generator", which is unclear and confusing. Since each of the membrane-electrode assemblies (MEAs) are the same (as defined by claim 13), it is unclear how one MEA performs a function that the other MEAs do not.

To the extent the claims are understood in view of the objections and rejections above, note the following prior art rejection.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Claims 1-5, 9 and 13-15 are rejected under 35 U.S.C. 102(e) as being anticipated by Hinokuma et al., US 6,495,290 B1.

Hinokuma teaches a hydrogen-air cell having a first electrode and a second electrode (fuel cell of instant claims) that employs a proton conductor between the electrodes (Figure 17). The proton conductor mainly contains a fullerene derivative obtained by introducing a number of functional groups so as to be capable of transferring protons between the functional groups of the fullerene derivative (col. 2, lines 55-59). By using a fullerene derivative as the proton conductor between the first and second electrodes the hydrogen-air cell can eliminate the need for a humidifier and the like which are necessary for known fuel cells that require moisture as a migration medium so as to enhance proton conductivity (col. 3, lines 32-39). Figure 17 shows a hydrogen electrode facing an air electrode with the proton conductor held there between. Air

holes 25 in a fuel cell housing 24 are located on the air electrode 22 side of the membrane electrode assembly (anode/proton conductor/cathode). The hydrogen electrode (anode) may be configured as a hydrogen absorption alloy or a hydrogen absorption alloy supported by a carbon material such as a fullerene. Charging (applying voltage) can be performed by making water (second electrode allowed to be in contact with water) be present on the positive electrode side of the hydrogen-air cell (col. 12, lines 20-49). The proton conductor may be a fullerene or carbon nano-tube structure (col. 14, lines 3-11). The first and second electrodes each contain a catalyst material (col. 10, lines 54-62). Fuel cells are electrochemical cells that can perform power generation (col. 1, lines 26-30).

Thus the claims are anticipated.

Allowable Subject Matter

Claims 6-8 and 10-12 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

The following is a statement of reasons for the indication of allowable subject matter: the claims are directed toward a fuel cell (hybrid cell) having an electrolyte comprising a carbonaceous material with dissociative groups introduced into a base body of the carbon material and a hydrogen storage material located at a first electrode. A separation membrane is located between the storing material and the first electrode.

The prior art does not teach the separation membrane of the claimed invention.

Hinokuma teaches a hydrogen-air fuel cell comprising a hydrogen storage material located at a

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first electrode. Hinokuma does not teach a separation membrane is located between the hydrogen storage material and the first electrode.

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Maruyama et al., US 2003/0116443 A1 teaches the claimed invention, however, Maruyama was filed after the instant invention.

Hinokuma et al., US 2003/0013003 A1 teaches a proton conducting electrode for a fuel battery (abstract).

Hitomi, EP 0920065 A1 teaches a water electrolysis cell.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tracy Dove whose telephone number is (703) 308-8821. The Examiner may normally be reached Monday-Thursday (9:00 AM-7:30 PM). My supervisor is Pat Ryan, who can be reached at (703) 308-2383. The Art Unit receptionist can be reached at (703) 308-0661 and the official fax numbers are 703-872-9310 (after non-final) and 703-872-9311 (after final).

Tracy Dove

Patent Examiner

Technology Center 1700

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January 25, 2004